INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201

Date:

JUN 22 2007

NEW JERSEY FAMILY FIRST INCORPORATED C/O BARBARA DEDEYN PO BOX 6011 PARSIPPANY, NJ 07054 Employer Identification Number:

20-8234453

DLN:

17053115038047

Contact Person:

GREGORY K OLWINE

ID# 31382

Contact Telephone Number:

(877) 829-5500

Accounting Period Ending:

December 31

Form 990 Required:

Yes

Effective Date of Exemption:

November 17, 2005

Contribution Deductibility:

No

## Dear Applicant:

We are pleased to inform you that upon review of your application for tax-exempt status we have determined that you are exempt from Federal income tax under section 501(c)(4) of the Internal Revenue Code. Because this letter could help resolve any questions regarding your exempt status, you should keep it in your permanent records.

Please see enclosed Information for Organizations Exempt Under Sections Other Than 501(c)(3) for some helpful information about your responsibilities as an exempt organization.

Contributions to you are not deductible by donors under section 170(c)(2) of the Code.

We have sent a copy of this letter to your representative as indicated in your power of attorney.

Sincerely,

Robert Choi

Director, Exempt Organizations

Rulings and Agreements

Enclosure: Information for Organizations Exempt Under Sections Other
Than 501(c)(3)

Letter 948 (DO/CG)

# INFORMATION FOR ORGANIZATIONS EXEMPT UNDER SECTIONS OTHER THAN 501(C)(3)

#### WHERE TO GET FORMS AND HELP

You can obtain forms and instructions by calling toll free 1-800-829-3676, through the Internet Web Site at www.irs.gov, and at local tax assistance centers.

You can obtain additional information about most topics discussed below through our customer service function by calling toll free 1-877-829-5500, or on our Web Site at www.irs.gov/eo. In addition, you should sign up for Exempt Organization's EO Update, a regular e-mail newsletter that highlights new information posted on the charities pages of irs.gov. To subscribe, go to www.irs.gov/eo and click on "EO Newsletter."

#### NOTIFY US ON THESE MATTERS'

If you change your name, address, purposes, operations or sources of financial support, please inform our TE/GE EO Determinations Office at the following address: Internal Revenue Service, P.O. Box 2508, Cincinnati, Ohio 45201. If you amend your organizational document or by-laws, or dissolve, provide the EO Determinations Office with a copy of the amended documents. Please use your employer identification number on all returns you file and in all correspondence with the Internal Revenue Service.

#### FILING REQUIREMENTS '

In your exemption letter, we indicated whether you must file Form 990, Return of Organization Exempt From Income Tax. If your exemption letter states that you are not required to file Form 990, you are exempt from these requirements. Otherwise, if your gross receipts are normally more than \$25,000, you must file Form 990 or Form 990-EZ with the Ogden Submission Processing Center, Ogden, UT, 84201-0027.

You are eligible to file Form 990-EZ if your gross receipts are normally between \$25,000 and \$100,000, and your total assets are less than \$250,000. You must file the complete Form 990 if your gross receipts are over \$100,000, or your total assets are over \$250,000. The Form 990 instructions show how to compute your "normal" receipts.

Organizations With Gross Receipts of \$25,000 or Less

For tax periods beginning after December 31, 2006, you must file an annual electronic notice if your gross receipts are normally \$25,000 or less. Alternatively, you may file a complete Form 990 Package if we send one to you.

Due Date of Return or Annual Electronic Notice

Your return or annual electronic notice is due by the 15th day of the fifth month after the end of your annual accounting period. There are penalties for failing to file a complete return timely. For additional information on penalties, see the Form 990 instructions or call our toll free number.

#### Revocation of Tax-Exempt Status

For tax periods beginning after December 31, 2006, your tax-exempt status will be revoked as of the filing due date for the third year if you fail to file for three consectuive years Form 990, Form 990-EZ, or the annual electronic notice.

If your tax-exempt status is revoked because you failed to file, you must reapply for exemption and pay the appropriate user fee.

#### UNRELATED BUSINESS INCOME TAX RETURN

If you receive more than \$1,000 annually in gross receipts from a regular trade or business, you may be subject to Unrelated Business Income Tax and required to file Form 990-T, Exempt Organization Business Income Tax Return. Special rules for organizations exempt under sections 501(c)(7), (9), (17) and (19) are described in Publication 598, Tax on Unrelated Business Income of Exempt Organizations.

There are several exceptions to the tax on unrelated business income:

- 1. Income you receive from the performance of your exempt activity,
- Income from fundraisers conducted by volunteer workers, or where donated merchandise is sold, and
- 3. Income from routine investments such as certificates of deposits, savings accounts, or stock dividends.

There are special rules for income derived from real estate or other investments purchased with borrowed funds. This income is called "debt financed" income. For additional information regarding unrelated business income tax, see Publication 598, Tax on Unrelated Business Income of Exempt Organizations, or call our toll free number shown above.

#### PUBLIC INSPECTION OF APPLICATION AND INFORMATION RETURN

You are required to make your annual information return, Form 990 or Form 990-EZ, available for public inspection for three years after the later of the due date of the return, or the date the return is filed. You are also required to make available for public inspection your exemption application, any supporting documents, and your exemption letter. You must also provide copies of these documents to any individual, upon written or in person request, without charge other than reasonable fees for copying and postage.

You may fulfill this requirement by placing these documents on the Internet.

Penalties may be imposed for failure to comply with these requirements. Additional information is available in Publication 557, Tax-Exempt Status for Your Organization, or call our toll free number shown above.

# EXCESS BENEFIT TRANSACTIONS (Applies to 501(c)(4) organizations)

Excess benefit transactions are governed by section 4958 of the Code. Excess benefit transactions involve situations where a section 501(c)(4) organization provides an unreasonable benefit to a person who is in a position to exercise substantial influence over the organization's affairs. If you believe there may be an excess benefit transaction in which you are involved, you should report the transaction on Form 990 or Form 990-EZ. For information on how to correct and report this transaction, see the instructions for Form 990 and Form 990-EZ, or call our toll free number shown above.

#### EMPLOYMENT TAXES

If you have employees, you are subject to income tax withholding and the social security taxes imposed under the Federal Insurance Contribution Act (FICA). You are required to withhold Federal income tax from your employee's wages and you are required to pay FICA on each employee who is paid more than \$100 in wages during a calendar year. To know how much income tax to withhold, you should have a Form W-4, Employee's Withholding Allowance Certificate, on file for each employee.

You are also liable for tax under the Federal Unemployment Tax (FUTA) for each employee you pay \$50 or more during a calendar quarter if, during the current or preceding calendar year, you had one or more employees at any time in each of 20 calendar weeks or you paid wages of \$1,500 or more in any calendar quarter.

Employment taxes are reported on Form 941, Employer's Quarterly Federal Tax Return. The requirements for withholding, depositing, reporting and paying employment taxes are explained in Circular E, Employer's Tax Guide, (Publication 15), and Employer's Supplemental Tax Guide, (Publication 15-A). These publications explain your tax responsibilities as an employer.

INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201

Date:

JUN 22 2007

NEW JERSEY FAMILY FIRST INCORPORATED C/O ALAN P DYE 1747 PENNSYLVANIA AVE NW STE 1000 WASHINGTON, DC 20006 Employer Identification Number: 20-8234453
DLN:

17053115038047 Contact Person: GREGORY K OLWINE

ID# 31382

Contact Telephone Number:

(877) 829-5500

Accounting Period Ending:

December 31

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Yes

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Please see enclosed Information for Organizations Exempt Under Sections Other Than 501(c)(3) for some helpful information about your responsibilities as an exempt organization.

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We have sent a copy of this letter to your representative as indicated in your power of attorney.

Sincerely,

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Director, Exempt Organizations

Rulings and Agreements

Enclosure: Information for Organizations Exempt Under Sections Other Than 501(c)(3)

Letter 948 (DO/CG)

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#### NOTIFY US ON THESE MATTERS

If you change your name, address, purposes, operations or sources of financial support, please inform our TE/GE EO Determinations Office at the following address: Internal Revenue Service, P.O. Box 2508, Cincinnati, Ohio 45201. If you amend your organizational document or by-laws, or dissolve, provide the EO Determinations Office with a copy of the amended documents. Please use your employer identification number on all returns you file and in all correspondence with the Internal Revenue Service.

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DLN:

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and Declaration of Representative    Part   Power of Attorney   Please type or print.	Form 2848		OMD No. 1546-0150					
Name and address   New Jersey (Spensentative(s) must sign and date this form on page 2, line 9.)   Dee		and [	For IRS Use Only					
Taxpayer Information (Texpayerin) must sign and date this form on page 2, line 3.)   Dee	Department of the Treasury Internal Revenue Service	confinent of the Treasury						
Taxpayer Information (Taxpayeris) must sign and date this form on page 2, line 3.)  Dees / Taxpayer name(s) and address New Jersay Familly First, Incorporated PO Box 6011  Parelippany, NJ 07054  Daylime telephone number (if applicable) Po Box 6011  Parelippany, NJ 07054  Daylime telephone number (if applicable) (973) 781-1414  Name and address  Alan P. Dye  Tax Ponnaylvania Avenue, NW, Sulte 1000  Washington, DC 20006  Name and address  Heldi K. Abeg  Takpayer (if new Address)  Takphone No. 292-785-9500 Fox No. 2599-2720R  Talephone No. 292-785-9500 Fox No. 2599-2720R  Talephone No. 292-785-9500 Fox No. 2598-2720R  Talephone No. 272-785-9500 Fox No. 2598-2720R  Talephone No. 272-785-9500 Fox N	Parel Power of							
Texpeyer name(c) and address New Jersey Family First, Incorporated PO Box 6011 Paralippany, NJ 07054 Dayline telephone number   Dayline number								
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Agenesamative(s) (Representative(s) must sign and date this form on page 2, Part II.)  Alan P. Dye 1747 Pennsylvania Avanua, NW, Suite 1000  Washington, DC 20006  CAF No. 2509-24720R  Tolephone No. 202-785-9500  Fax No. 272-835-7243  Tolephone No. 202-785-9500								
Representative(s)   Representative(s) must sign and date this form on page 2, Part II.)	Parsippany, NJ 0	7054		Daytime telephone number	Plan r	number (if applicable)		
Representative(s) (Representative(s) must sign and date this form on page 2, Part II.)  Name and address Alan P. Dye Tate Pennsylvania Avenue, NW, Suite 1000 Washington, DC 20006 Name and address Held K. Abegg Tolephone No. 202-785-9500				(973) 781-1414				
Name and address Alan P. Dye A	hereby appoint(s) the	following representative	s) as accornay(s)-in-fact:					
Name and address Alan P. Dye A		_						
Alan P. Dye  1747 Pennsylvania Avanue, NW, Sulte 1000  Washington, DC 20006  Name and address  Heldi K. Abegg  Heldi K. Abegg  Washington, DC 20006  Name and address  Heldi K. Abegg  Washington, DC 20006  Name and address  Washington, DC 20006  Name and address  Washington, DC 20006  Name and address  CAF No. 2509-247308.  Talaphone No. 202-755-9500  Fax No. 272-755-9500  Fax No. 272-755-9500  Check if news. Address   Talaphone No.    Talaphone		(s) (Roprosentative(s) mu:	st sign and date this form	on page 2, Part II.)	202.45			
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Heldi K. Abegg 1747 Pennsylvania Avanue, NW, Suite 1000  Washington, DC 20005  Name and address  Check if new: Address Telephone No.  Telepho		.0000						
### Washington, DC 20005   Check   If new: Address   Telephone No.				Talanhana Na 4	202-78	5-9500		
Name and address  CAF No.  Cafe No.  Telephone No.  Fax No.  Check if new: Address   Telephone No.  Fax No.  Check if new: Address   Telephone No.  Fax No.  Check if new: Address   Telephone No.  Telep		a Avenue, NW. Sulte	1000	Fax No. 202-83	5-024	3		
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Telephone No								
to represent the texpayor(s) before the Internal Revenue Service for the following tex matters:  3				Talaphone No				
to represent the texpayor(s) before the Internal Revenue Service for the following tex matters:  3				Fax No.	04005050	000000000000000000000000000000000000000		
Type of Tex (Income, Employment, Excise, etc.)  Tax Form Number (1049, 941, 720, etc.)  Year(s) or Period(s)  Income, Employment  SS-4, Form 1024, 990  2007-2010  4 Specific use not recorded on Centralized Authorization File (CAF), if the power of attorney is for a specific use not recorded on CAF, check this box. (See instruction for Une 4—Specific uses not recorded on CAF).  Acts authorized. The representatives are authorized to receive and inspect confidential tax information and to parform any and all acts that I (we) can perform with respect to the tax matters described on line 3, for example, the authority to sign any agreements, consents, or other documents. The authority does not include the power to receive refund checks (see line 6 bolow), the power to authority or other representative unless specifically added below, or the power to sign certain returns (see instruction for Une 8—Acts authorized).  List any specific additions or deletions to the acts otherwise authorized in this power of attorney:  Note: In general, an unenrolled preparer of tax returns cannot sign any document for a taxpayer. See Revenue Procedure 81-38, printed as Pub. 410, for more information.  Note: The tax matters perforer of a pertensible is not permitted to authorize representatives to perform certain acts. See the instructions for more information.  Receipt of refund checks, if you want to authorize a representative named on ling 2 to receive, BUT NOT TO ENDORSE OR CASH, refund checks, initial here				Check If new: Address []		Telephone No.		
Tax Form Number (1040, 941, 720, otc.)  Tax Form Number (1040, 941, 720, otc.)  Year(s) or Period(s)  Income, Employment  SS-4, Form 1024, 990  2007-2010  4 Specific use not recorded on Centralized Authorization File (CAF). If the power of attorney is for a specific use not recorded on CAF,	to represent the taxp	ayer(s) before the interna	Revenue Service for the I	ollowing tax matters:				
Tax Form Number (1040, 941, 720, otc.)  Tax Form Number (1040, 941, 720, otc.)  Year(s) or Period(s)  Income, Employment  SS-4, Form 1024, 990  2007-2010  4 Specific use not recorded on Centralized Authorization File (CAF). If the power of attorney is for a specific use not recorded on CAF,								
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Name of representative to receive refund check(s) ▶	6 Receipt of refu	nd chocks. If you want to	o authorize a representative or the nu	o named on ling 2 to receive ame of that representative be	, BUT low.	NOT TO ENDORSE		
A section of the section and the committee instructions and the committee instructions are the committee instructions.	Name of represe	ntative to receive refund	check(₃) ▶	·				

Form 2848 (Rev. 12-97)				Ради
7 Notices and c	ommunications. Origin tive listed on line 2 unic	al notices and other writt 199 you check one or mo	on communications will to of the boxes below.	be sent to you and a copy to the
a If you want the		d on line 2 to receive the		copy, of such nations or
b If you also war	it the second represent	nive listed to roceive a co	opy of such natices and	communications, check this
		munications sent to your		
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requested, other receiver, admin of the texpeyor	orwise, saa the Instructi Istrator, or trustee on be ,	ons. If signed by a corposite of the taxpayer, i ce	rate officer, partner, gui rully that I have the aut	formust sign if joint representation ardian, tax matters partner, execute hority to execute this form on behalf
► IF NOT SIG	ved and dated, this	POWER OF ATTORNE	Y WILL BE RETURNED	),
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Part II Declara	tion of Representati	VD .		
Under penalties of pe				
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● i am authorizod	to represent the texpoy	ror(s) identified in Part I fo	r the tax metter(s) spec	Med there; and
<ul> <li>I am and of the</li> <li>Attorney—a l</li> </ul>	lallowing: member in bood standir	ng of the bar of the highe	St could of the heledlesis	am otherwise business
b Centhed Pub	lic Accountant—duly qu	allflod to practice as a co	ertified oublic accountar	it in the jurisdiction shows below
c Enrolled Age	nt—anmiled as an agon	t under the requirements	of Treasury Department	Circular No. 230.
	ind fide officer of the tai playae—a full-time emp			
/ Family Memb	or-a momber of the to	xpoyor's immediate family	y (l.a., spouse, parent, c	hild, brother, or sister),
g Enrolled Actu	arv—arrolled as an acti	Jary by the Joint Board fo	ir the Enmilment of Act	ubries under 29 U.S.C. 1242 (the Deniment Circular No. 230).
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They Olvine EO GAP 7821 513363 3651
Open District
6/20/2007

# Form **1024**

(Rev. September 1998) Department of the Treasury Internal Revenue Service

# Application for Recognition of Exemption Under Section 501(a)

OMB No. 1545-0057

If exempt status is approved, this application will be open for public inspection.

Read the instructions for each Part carefully. A User Fee must be attached to this application.

If the required information and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to the organization.

Complete the Procedural Checklist on page 6 of the instructions.

	Complete the	i i occasi di ciicolinat	on page e er ar						
Par	t I. Identification of Applicant (Mus Submit only the schedule that a	t be completed by all appoplies to your organization	olicants; also cor n. Do not submit	nplete appropriate schedule.) blank schedules.					
Chec	ck the appropriate box below to indicate th	e section under which the org	anization is applying	g:					
а	a Section 501(c)(2)—Title holding corporations (Schedule A, page 7)								
b	Section 501(c)(4)—Civic leagues, soc	ial welfare organizations (inclu	ding certain war vet	erans' organizations), or local associations of					
	employees (Schedule B, page 8)								
С	Section 501(c)(5)—Labor, agricultural,	or horticultural organizations	(Schedule C, page	9)					
d	☐ Section 501(c)(6)—Business leagues,	chambers of commerce, etc.	(Schedule C, page 9	9)					
е	Section 501(c)(7)—Social clubs (Sche	dule D, page 11)							
f				her benefits to members (Schedule E, page 13)					
g	☐ Section 501(c)(9)—Voluntary employe	es' beneficiary associations (P	arts I through IV an	d Schedule F, page 14)					
h				ccident, or other benefits (Schedule E, page 13)					
i	Section 501(c)(12)—Benevolent life in companies, or like organizations (		ditch or irrigation co	impanies, mutual or cooperative telephone					
i	Section 501(c)(13)—Cemeteries, crem	atoria, and like corporations (	Schedule H, page 1	6)					
k	Section 501(c)(15)—Mutual insurance								
1				benefits (Parts I through IV and Schedule J, page 18)					
m				ed Forces of the United States (Schedule K, page 19)					
n	Section 501(c)(25)—Title holding corp	orations or trusts (Schedule A	, page 7)						
1a	Full name of organization (as shown in or			2 Employer identification number (EIN) (if none, see Specific Instructions on page 2)					
	New Jersey Family First, Incorporate	ted		20 : 8234453					
1b	c/o Name (if applicable)	· ·		Name and telephone number of person to be contacted if additional information is needed					
	Barbara DeDeyn								
1c	Address (number and street) P.O. Box 6011		Room/Suite	Alan P. Dye					
14	City, town or post office, state, and ZIP +	4 If you have a foreign addr	ess see Snecific						
Iu	Instructions for Part I, page 2.	The four have a foreign addition	000, 000 <b>0 poe</b> o						
	Parsippany, NJ 07054			( 202 ) 785-9500					
16	Web site address	4 Month the annual accou	inting period ends	5 Date incorporated or formed					
	N/A	December		Nov. 17, 2005					
6	Did the organization previously apply for recolf "Yes," attach an explanation.	gnition of exemption under this C	Code section or under	any other section of the Code?					
7	Has the organization filed Federal income If "Yes," state the form numbers, years fil	tax returns or exempt organiz ed, and Internal Revenue offic	ation information re e where filed.	turns? Yes 🗹 No					
8	Check the box for the type of organization THE APPLICATION BEFORE MAILING.	on. ATTACH A CONFORMED	COPY OF THE COR	RRESPONDING ORGANIZING DOCUMENTS TO					
а		Articles of Incorporation (includ	ding amendments ar	nd restatements) showing approval by the					
ū		ial; also attach a copy of the		. 5					
h		Trust Indenture or Agreement,		oriate signatures and dates.					
c				document, with a declaration (see instructions) or					
				ent by more than one person. Also include a copy					
	If this is a corporation or an unincorporate	ed association that has not vei	adopted bylaws, cl	heck here ▶ □					
	I declare under the penalties of periury	that am authorized to sign this a	application on behalf of	the above organization, and that I have examined value knowledge it is true, correct, and complete.					
PLE	ASE	La L	FOURANA.	NED TRUSTEE OFFERENT					
HER	(,	(Typ	e or print name ono	petoleumonity of signer) (Date)					

For Paperwork Reduction Act Notice, see page 5 of the instructions.

1.PR 21. '07

APR 24 '07

# Part II. Activities and Operational Information (Must be completed by all applicants)

Provide a detailed narrative description of all the activities of the organization—past, present, and planned. Do not merely refer to or repeat the language in the organizational document. List each activity separately in the order of importance based on the relative time and other resources devoted to the activity. Indicate the percentage of time for each activity. Each description should include, as a minimum, the following: (a) a detailed description of the activity including its purpose and how each activity furthers your exempt purpose; (b) when the activity was or will be initiated; and (c) where and by whom the activity will be conducted.

The goals of New Jersey Family First, Incorporated (NJFF) are to work for (1) a restored consensus on the primacy of family and the vital role of both mother and father in nurturing and supporting children; (2) promoting traditional family arrangements particularly for the benefit of children; (3) a society that helps people meet their needs without undue dependence on the government; (4) a culture that recognizes the link between the sanctity of life and the dignity of each individual person; and (5) a government that weighs the impact on the family with regard to its policies, laws and taxation.

To achieve these goals, NJFF's future programs may include:

- A. Educational activities (30-40%) -- conducted by or under the direction of president, Len Deo.
  - 1. NJFF intends to interact with local media regarding NJFF's programs.
  - 2. NJFF intends to participate in speaking engagements, debates and public forums on behalf of NJFF's mission and goals as set forth above.
  - 3. Len Deo, founder and current President of NJFF, will represent the New Jersey family movement at national conferences, such as the annual Family Research Council Briefing in Washington, DC and Focus on the Family national policy briefings held at various locations around the country and statewide meetings of organizations interested in family issues.
  - 4. The website of NJFF's related organization, The New Jersey Family Policy Council, will have a special tab and webpage that is devoted to the NJFF. NJFF will pay for that page and the site will be updated on a regular basis.
- B. Administration (10-20%) conducted under the supervision of president, Len Deo Internet page management, financial accounting, business meetings, email alerts and communications
- C. Lobbying (20-30%)

Direct lobbying by advocating for passage of legislation that affirms and undergirds the goals listed above. This may include petition drives and one-to-one meetings with new Jersey legislators and policy makers. Another type of lobbying activity will involve getting supporters to call and write their legislators about various bills consistent with the mission of the organization. This type of lobbying will be done directly through individuals communicating with their legislators and other government officials. Another lobbying activity will include direct and grassroots lobbying of Congressmen and U.S. Senators in regards to federal issues that have an impact on the goals stated above.

D. Fundraising (10%) — conducted under the supervision of president, Len Deo Funds will be raised using and maintaining an up-to-date and accurate statewide database of donors and prospects.

<sup>2</sup> List the organization's present and future sources of financial support, beginning with the largest source first.
Donors

#### Part II. Activities and Operational Information (continued)

3 Give the following information about the organization's government.	verning body:	
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a	Names, addresses, and titles of officers, directors, trustees, etc.	b Annual compensation
	Michael J. Pierce	None
	2 Augusta Drive	
	Annandale, NJ 08801	
	Leonard A. Deo	None
	1200 Route 46, Suite 4	
	Parsippany, NJ 07054	
	Leonard J. Andruizzi	None
	10 Afterglow Avenue Verona, NJ 07044	

4 If the organization is the outgrowth or continuation of any form of predecessor, state the name of each predecessor, the period during which it was in existence, and the reasons for its termination. Submit copies of all papers by which any transfer of assets was effected.
N/A

If the applicant organization is now, or plans to be, connected in any way with any other organization, describe the other organization and explain the relationship (e.g., financial support on a continuing basis; shared facilities or employees; same officers, directors, or trustees).

New Jersey Family First, Incorporated will be connected with The New Jersey Family Policy Council, a 501(c)(3) corporation. The organizations will share facilities, staff, and some officers. Each organization will pay its share of expenses for the shared facilities, staff and officers.

6 If the organization has capital stock issued and outstanding, state: (1) class or classes of the stock; (2) number and par value of the shares; (3) consideration for which they were issued; and (4) if any dividends have been paid or whether your organization's creating instrument authorizes dividend payments on any class of capital stock.
N/A

7 State the qualifications necessary for membership in the organization; the classes of membership (with the number of members in each class); and the voting rights and privileges received. If any group or class of persons is required to join, describe the requirement and explain the relationship between those members and members who join voluntarily. Submit copies of any membership solicitation material. Attach sample copies of all types of membership certificates issued.

8 Explain how your organization's assets will be distributed on dissolution.

Upon the dissolution of the corporation or the winding up of its affairs, the assets of the corporation shall be distributed exclusively for charitable, religious, scientific, testing for public safety, literary or educational purposes to organizations which are then exempt from federal income tax under Section 501(c)(3) or Section 501(c)(4) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

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Pa	rt II. Activities and Operational Information (continued)		
9	Has the organization made or does it plan to make any distribution of its property or surplus funds to shareholders or members?	☐ Yes	☑ No
10	Does, or will, any part of your organization's receipts represent payments for services performed or to be performed?. If "Yes," state in detail the amount received and the character of the services performed or to be performed.	Yes	☑ No
11	Has the organization made, or does it plan to make, any payments to members or shareholders for services performed or to be performed?	Yes	✓ No
12	Does the organization have any arrangement to provide insurance for members, their dependents, or others (including provisions for the payment of sick or death benefits, pensions, or annuities)?	Yes	☑ No
13	Is the organization under the supervisory jurisdiction of any public regulatory body, such as a social welfare agency, etc.?	☐ Yes	✓ No
14	Does the organization now lease or does it plan to lease any property?	☐ Yes	<b>∇</b> No
15	Has the organization spent or does it plan to spend any money attempting to influence the selection, nomination, election, or appointment of any person to any Federal, state, or local public office or to an office in a political organization? If "Yes," explain in detail and list the amounts spent or to be spent in each case.	Yes	✓ No
16	Does the organization publish pamphlets, brochures, newsletters, journals, or similar printed material?	Yes	₩ No

# Part III. Financial Data (Must be completed by all applicants)

Complete the financial statements for the current year and for each of the 3 years immediately before it. If in existence less than 4 years, complete the statements for each year in existence. If in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

A cross dues and assessments of members   1/107   1/207   (b)	sta	A. Stater							_		15 10	1 (11	6 2	yea	13 10	nown ig	ine cu	mem yea
Programmer   107   200   2008   2009   (d)   (e) Total   2007						3	Prior	Tax Yea	ars (	or Prop	posed	d Bud	dget	for	Next	2 Years		
Gross dues and assessments of members   Cross contributions, gifs, etc.   65,000   87,500   110,000   262,50		Revenue	From	1	/07				T									
2 Gross contributions, gifts, etc.   68,000   87,500   110,000   262,501   3 Gross amounts derived from activities related to the organization's exempt purpose (lattach schedule) (include related cost of sales on line 3)   30,000   40,000   50,000   5 Gain from sale of assets, excluding inventory items (lattach schedule)		110101140			/07	(b)	2	8008		(c)	200	9		(d) .			(	e) Total
2 Gross contributions, gifts, etc.   68,000   87,500   110,000   262,501   3 Gross amounts derived from activities related to the organization's exempt purpose (lattach schedule) (include related cost of sales on line 3)   30,000   40,000   50,000   5 Gain from sale of assets, excluding inventory items (lattach schedule)	1	Gross dues and assessments of members																
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the organization's exempt purpose (attach schedule)   30,000   40,000   50,000    Gioss ancurs from undated business activities (ettach schedule)		*																
schedule) (Include related cost of sales on line 9.)  Coss amounts from unelated business activities (latach schedule)  Gain from sale of assets, excluding inventory items (attach schedule)  Total revenue (attach schedule).  Total revenue (add lines 1 through 7)  Expenses attributable to activities related to the organization's exempt purposes.  Compression of fires, decide and similar amounts paid (attach schedule).  Contributions, gifts, grants, and similar amounts paid (attach schedule).  Compression of fires, decide, and visues (latach schedule).  Corporates of offices, decide, and visues (latach schedule).  Cocupancy.  Assets  Balance Sheet (at the end of the period shown)  Assets  Liabilities  Liabilities  Total fund balances or net assets  Fund Balances or Net Assets  Total fund balances or net assets  Total fund balances or net assets (attach schedule).  If there has been any subseault change in any spect of the period sont above, and there are fund in the period shown above, a rotal flabilities and fund balances or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities and fund balances or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities and content and fund balances or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities and content and fund balances or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities and change and notes acrea or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities and change and notes acrea or net assets (add line 1 for organization francal activities since the end of the period shown above, a rotal liabilities.											_							
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Statch schedule	4	Gross amounts from unrelated business activities (attach schedule)				_			+				_					
Newtonest income (see page 3 of the instructions)	5	Gain from sale of assets, excluding inventory items	l						١				-					
Total revenue (latech schedule),   95,000   127,500   160,000   382,500		(attach schedule)	<u> </u>			╀			+				$\dashv$				-	
### Total revenue (add lines 1 through 7)	6	Investment income (see page 3 of the instructions)				├			+				$\dashv$				-	
Expenses attributable to activities related to the organization's exempt purposes.   53,000   97,600   109,900   260,501	7				- 000	-		27 504	+		46	0.00			•		+	202 500
Expenses attributable to activities related to the organization's exempt purposes.	8	_		95	,000	$\vdash$	1	27,500	4	~	10	U,UU	וטו					302,300
organization's exempt purposes, 53,000 97,600 109,900 260,501  Contributions, gifts, grants, and similar amounts paid (attach schedule). 1,200 1,800 2,400 5,400  Todal captures or for the benefit of members (attach schedule). 1,200 1,800 2,400 5,400  Todal captures and wages. 50 50 50 50 155  Cocupancy 3,700 4,800 5,300 13,800  Cocupancy 3,700 4,800 5,300 13,800  Cocupancy 4,900 7,000 8,600 20,500  Total expenses (attach schedule) 4,900 7,000 8,600 20,500  Total expenses (add lines 9 through 18) 62,850 111,250 126,250 300,350  B. Balance Sheet (at the end of the period shown)  Assets  Assets  Assets  Current Tax Year as or		•																
Expenses attributable to unrelated business activities   1,200   1,800   2,400   5,400   5,400   12   Distursements or for the breifit of members (attach schedule)   1,200   1,800   2,400   5,400   5,400   13   2,400   14,800   2,400   5,400   14,800   2,400   5,400   14,800   2,400   5,400   14,800   2,400   5,400   14,800   2,400   5,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400   14,800   2,400	9			53	000			97 600			109	จ จก					1	260.500
11   Contributions, gifts, grants, and similar amounts paid (attach schedule).					,,,,,,,,	$\vdash$		37,000	+		10.	,,,,,	+				+-	200,000
1,200   1,800   2,400   5,400   5,400   1,200   1,200   1,200   5,40						$\vdash$			+				$\dashv$				+	
Disbursements for for the benefit of members (attach schedule)	11	0 0		1	.200			1.800			:	2,40	0					5,400
13   Compensation of officers, directors, and trustees (attach schedule)	43				·	_			+				+				$\top$	
14							,		$\top$				+					
15   Interest									$\dagger$									
16   Occupancy     3,700   4,800   5,300   13,800       17   Depreciation and depletion     4,900   7,000   8,600   20,500       18   Other expenses (attach schedule)     4,900   7,000   8,600   20,500       19   Total assets     111,250   126,250   300,350       20   Excess of revenue over expenses (line 8 minus line 19)   32,150   16,250   33,750   82,150       20   Excess of revenue over expenses (line 8 minus line 19)   32,150   16,250   33,750   82,150       20   Excess of revenue over expenses (line 8 minus line 19)   3,72007       1   Cash		•			50			50	)			5	0					150
17   Depreciation and depletion				3	,700			4,800	)		Í	5,30	0					13,800
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B. Balance Sheet (at the end of the period shown)    Current Tax Year as of 3/2007.		•		62	,850		1	11,250			126	3,25	0					300,350
Section   Sect																		
Assets  Assets  Current Tax Year as of . 3/2007.  1 Cash		line 19)										_	0				$\bot$	82,150
Assets    Assets		B. Balance Sho	eet (a	t th	e en	d of	the	perio	bc	sho	wn)							
1 Cash. 1 2 Accounts receivable, net . 2 2 3 3 Inventories . 3 3 4 Bonds and notes receivable (attach schedule) . 4 4 5 5 Corporate stocks (attach schedule) . 5 5 6 6 Mortgage loans (attach schedule) . 6 6 7 Other investments (attach schedule) . 7 7 7 7 8 8 Depreciable and depletable assets (attach schedule) . 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9																		
Accounts receivable, net			Asset	ts													of 3/	2007
A Bonds and notes receivable (attach schedule) 5 Corporate stocks (attach schedule) 6 Mortgage loans (attach schedule) 7 Other investments (attach schedule) 8 Depreciable and depletable assets (attach schedule) 9 Land 10 Other assets (attach schedule) 11 Total assets 11 0 11 Total assets 11 0 12 Accounts payable 13 Contributions, gifts, grants, etc., payable 4 Mortgages and notes payable (attach schedule) 10 Other liabilities (attach schedule) 11 Total liabilities 12 Accounts payable (attach schedule) 13 Contributions, gifts, grants, etc., payable 14 Mortgages and notes payable (attach schedule) 15 Other liabilities (attach schedule) 16 Total liabilities 17 Total fund balances or net assets 18 Total fund balances or net assets (add line 16 and line 17) 18 0 18 If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above,	1	Cash															-	
A Bonds and notes receivable (attach schedule)	2	Accounts receivable, net				•								•		_	—	
Solids in totes feather (attach schedule)	3																┼	
Mortgage loans (attach schedule)	4					•			•								+-	
7 Other investments (attach schedule) 7 8 Depreciable and depletable assets (attach schedule) 9 9 Land 9 10 Other assets (attach schedule) 10 1 Total assets 11 2 Accounts payable 12 3 Contributions, gifts, grants, etc., payable 13 4 Mortgages and notes payable (attach schedule) 14 5 Other liabilities (attach schedule) 15 6 Total liabilities 15 7 Total fund balances or net assets 17 8 Total fund balances or net assets (add line 16 and line 17) 18 0 If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above,	5								•			٠	•	•			+-	
B Depreciable and depletable assets (attach schedule) 9 Land. 10 Other assets (attach schedule) 1 Total assets 11									•		•	•	٠	•			+	
9 Land. 9 10 Other assets (attach schedule) 10									•		•	٠	•	•			+-	
Other assets (attach schedule)  Total assets  Liabilities  Accounts payable  Contributions, gifts, grants, etc., payable  Mortgages and notes payable (attach schedule)  Other liabilities (attach schedule)  Total liabilities.  Fund Balances or Net Assets  Total fund balances or net assets  Total liabilities and fund balances or net assets (add line 16 and line 17)  If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above,																	+-	
Total assets  Liabilities  Liabilities  Accounts payable		Land		•	• •	•			•		•	•	•	•		10	+	
Liabilities  2 Accounts payable														٠			+-	0
Accounts payable	1					•			•		•	•	•	•		<b> </b>	+	
Contributions, gifts, grants, etc., payable  Mortgages and notes payable (attach schedule)  Other liabilities (attach schedule)  Total liabilities.  Fund Balances or Net Assets  Total fund balances or net assets  Total liabilities and fund balances or net assets (add line 16 and line 17)  If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above,	2															12		
Mortgages and notes payable (attach schedule)																	1	-
Total liabilities (attach schedule)  Fund Balances or Net Assets  Total fund balances or net assets  Total liabilities and fund balances or net assets (add line 16 and line 17)  If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above,														•				
Fund Balances or Net Assets  Total fund balances or net assets														•			T	
Fund Balances or Net Assets  7 Total fund balances or net assets			4															
7 Total fund balances or net assets	-								•		•	•	•	•	•			
Total liabilities and fund balances or net assets (add line 16 and line 17)	7	Total fund balances or net assets																0
	8	Total liabilities and fund balances or net assets	(add I	line 1	6 and	line	17)									18		0
																	nown al	oove,

# Form 1024 New Jersey Family First, Incorporated EIN: 20-8234453

# Part III, Line 3 – Amounts from Exempt Activities

	2007	2008	2009
Educational events and seminars sale of materials Payment from connected	\$5,000	\$10,000	\$15,000
§ 501(c)(3) for lobbying	\$25,000	\$30,000	\$35,000

# Part III, Line 11 - Contributions Paid

Contributions may be paid out to pro-family or pro-marriage section 501(c)(3) organizations. These organizations have not yet been identified.

# Part III, Line 18 - Other Expenses

	2007	2008	2009
Bank service charges Insurance Miscellaneous Professional fees (legal,	\$200	\$200	\$200
	\$500	\$500	\$500
	\$1,200	\$1,800	\$2,400
accounting) Repairs/maintenance	\$2,000	\$3,000	\$3,500
	\$1,000	\$1,500	\$2,000
Total	\$4,900	\$7,000	\$8,600

Page	8

Form	1 1024 (Rev. 9-98)	Page &
	hedule B Organizations Described in Section 501(c)(4) (Civic leagues, social welfare organizations (including posts, councils, etc., of veterans' organizations not qualifying or applying for exemption under section 501(c)(19)) or local associations of employees.)	5
1	Has the Internal Revenue Service previously issued a ruling or determination letter recognizing the applicant organization (or any predecessor organization listed in question 4, Part II of the application) to be exempt under section 501(c)(3) and later revoked that recognition of exemption on the basis that the applicant organization (or its predecessor) was carrying on propaganda or otherwise attempting to influence legislation or on the basis that it engaged in political activity? Yes  If "Yes," indicate the earliest tax year for which recognition of exemption under section 501(c)(3) was revoked and the IRS district office that issued the revocation.	☑ No
2	Does the organization perform or plan to perform (for members, shareholders, or others) services, such as maintaining the common areas of a condominium; buying food or other items on a cooperative basis; or providing recreational facilities or transportation services, job placement, or other similar undertakings?	₩ No
3	If the organization is claiming exemption as a homeowners' association, is access to any property or facilities it owns or maintains restricted in any way?	□ No

If "Yes," explain.

N/A

If the organization is claiming exemption as a local association of employees, state the name and address of each employer whose employees are eligible for membership in the association. If employees of more than one plant or office of the same employer are eligible for membership, give the address of each plant or office.

(Rev. June 2006)

**User Fee for Exempt Organization Determination Letter Request** 

For IRS Control number Use Amount paid \_\_ Only

Department of the Treas Attach this form to determination letter application. Internal Revenue Service (Form 8718 is NOT a determination letter application.) User fee screener

OMB No. 1545-1798

i Name of organization			2 Employer Identification Number	
New Jersey Family First, Incorporated			20 : 8234453	
	Cau	ation. Do not attach Form 8718 to an application for a pension plan dete	rmination letter. Use Form 8717 instead.	
3	Type of request			
а		Initial request for a determination letter for:		
		<ul> <li>An exempt organization that has had annual gross receipts average preceding 4 years or</li> </ul>	ging not more than \$10,000 during the	
		<ul> <li>A new organization that anticipates gross receipts averaging not more</li> </ul>	e than \$10,000 during its first 4 years ▶ \$300	
	Note. If you checked box 3a, you must complete the Certification below.			
Certification				
		certify that the annual gross receipts of	name of organization	
		have averaged (or are expected to average) not more than \$10,000 coperation.	during the preceding 4 (or the first 4) years of	
		Signature ▶ Title ▶		
b		Initial request for a determination letter for:		
		<ul> <li>An exempt organization that has had annual gross receipts averaging more than \$10,000 during the preceding</li> <li>4 years or</li> </ul>		

## Instructions

The law requires payment of a user fee with each application for a determination letter. The user fees are listed on line 3 above. For more information, see Rev. Proc. 2006-8, 2006-1 I.R.B. 245, or latest annual update.

Check the box or boxes on line 3 for the type of application you are submitting. If you check box 3a, you must complete and sign the certification statement that appears under line 3a.

Attach to Form 8718 a check or money order payable to the "United States Treasury" for the full amount of the user fee. If you do not include the full amount, your application will be returned. Attach Form 8718 to your determination letter application.

Generally, the user fee will be refunded only if the Internal Revenue Service declines to issue a determination.

# Where To File

Send the determination letter application and Form 8718 to:

Internal Revenue Service P.O. Box 192 Covington, KY 41012-0192

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. If you want your organization to be recognized as tax-exempt by the IRS, you are required to give us this information. We need it to determine whether the organization meets the legal requirements for tax-exempt status.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. The rules governing the confidentiality of Form 8718 are covered in section 6104.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is 5 minutes. If you have comments concerning the accuracy of this time estimate or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224. Do not send this form to this address. Instead, see Where To File above.

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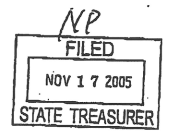
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## CERTIFICATE OF INCORPORATION

OF

## NEW JERSEY FAMILY FIRST, INCORPORATED



TO: THE DEPARTMENT OF THE TREASURY

Division of Revenue State of New Jersey

The undersigned, being of full age, for the purpose of forming a corporation pursuant to the provisions of Title 15A, the "New Jersey Nonprofit Corporation Act," does hereby execute the following Certificate of Incorporation:

FIRST:

The name of the corporation is:

NEW JERSEY FAMILY FIRST, INCORPORATED

SECOND: The period of duration is perpetual.

THIRD: The specific and primary purposes for which this corporation is formed and for which it shall be exclusively administered and operated are to receive, administer and expend funds for charitable, educational, and social welfare purposes, within the meaning of section 501(c)(4) of the Internal Revenue Code of 1986:

- 1. To educate the public regarding issues that impact the family;
- 2. To keep elected officials informed of the corporation's views on critical public policy matters relating, especially relating to the family:
- 3. To mobilize citizens to action on specific legislation and to get involved in the public debate:
  - 4. To prepare educational materials and conduct educational activities in support of the

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general purposes of the corporation;

- To conduct and sponsor forums, lectures, debates and similar programs;
- · G. To assist other charitable, educational and social welfare organizations in the conduct of similar activities;
- To establish in the total office or elsewhere all departments and activities necessary 7. to carry out the purposes of the corporation;
- To engage in other charitable and educational activity as determined by the Board of 8. Directors; and
- To engage in any and all lawful activities incidental to the foregoing purposes except as restricted herein.

In order to accomplish the foregoing charitable and educational purposes, and for no other purpose or purposes, this corporation shall also have the power to:

- sue and be sued; (a)
- (b) make contracts;
- receive property by devise or bequest, subject to the laws regulating the transfer of property by will, and otherwise acquire and hold all property, real or personal, including shares of stock, bonds and securities of other corporations;
- act as trustee under any trust whose objects are related to the principal objects of the corporation, and to receive, hold, administer and expend funds and property subject to such trust;
- convey, exchange, lease, mortgage, cacumber, transfer upon trust or otherwise dispose of all property, real or personal;
- borrow money, contract debts and issue bonds, notes, and debentures, and secure the payment or performance of its obligations; and
- do all other acts necessary or expedient for the administration of the affairs and attainment of the purposes of this corporation; provided, however, that this corporation shall not except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the primary purposes of this corporation.

The corporation shall not have members. FOURTH:

No part of the net income of the corporation shall inure to the benefit of or FIFTH:

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be distributable to its directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of the purposes and objects set forth in Article THIRD hereof.

SIXTH: The affairs of the corporation shall be carried on through its Board of Trustees. The election or appointment of new trustees shall be by the present Board; successors to outgoing trustees shall be as provided in the Bylaws. In furtherance and not in limitation of the powers conferred by statute, the corporation is expressly authorized to carry on its business and to hold annual or special meetings of its Board of Trustees either within or out of any of the states, territories or possessions of the United States, or the District of Columbia.

SEVENTH: The private property of the incorporators, trustees and officers shall not be subject to the payment of corporate debts to any extent whatever. The corporation shall indemnify every corporate agent as defined in, and to the full extent permitted by the New Jessey Nonprofit Corporation Act, and to the full extent otherwise permitted by law. No trustee or officer of the corporation shall be personally liable to the corporation for damages for breach of any duty owed to the corporation, except for liabilities arising from any breach of duty based upon an act or omission (1) in breach of the duty of loyalty to the corporation, (2) not in good faith or involving a knowing violation of law or (3) resulting in receipt by such trustee or officer of an improper personal benefit. Neither the amendment or repeal of this Article Seventh, nor the adoption of any provision which is inconsistent with this Article Seventh, shall eliminate or reduce the protection offered by this Article Seventh to a trustee or officer of the corporation (or other corporate agent) in respect to any matter which occurred, or any cause of action, suit or claim which but for this Article Seventh would have accrued or arisen, prior to such amendment, repeal or adoption.

EIGHTH: Notwithstanding any other provision of these Articles, the corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from tax under Section 501(c)(4) of the Internal Revenue Code of 1986.

NINTEL: Upon the dissolution of the corporation or the winding up of its affairs, the assets of the corporation shall be distributed exclusively for charitable or educational purposes or to organizations which are then exempt from federal tax under Section 501(c)(3) or Section 501(c)(4) of the Internal Revenue Code of 1986.

The address, including the street and number of its initial registered office is 201 Willowbrook Boulevard, 4th Floor, Wayne, NJ 07470 and the name and address of its initial registered agent is Demetrios Stratis, Esquire.

ELEVENTH: The corporation reserves the right to amend, change or repeal any provision contained in these Articles of Incorporation or to merge or consolidate this corporation with any other nonprofit corporation in the manner now or hereafter prescribed by smarte, provided, however, that any such action shall be undertaken exclusively to carry out the objects and purposes for which the corporation is formed, and all rights herein conferred or granted shall be subject to this reservation.

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TWELFIE: The number of directors constituting the initial Board of Trustees is three (3), but the number of directors may be increased or decreased in the manner set forth in the bylaws. provided that the number shall not be less than three. The names and addresses, including street and number, of the persons who are to serve as the initial trustees are:

NAME	ADDRESS
Michael J. Picrce	2 Augusta Drive Annandale, NJ 08801
Leonard A. Deo	1200 Route 46, Suite 4 Parsippany, NJ 07054
Leonard J. Andriuzzi	10 Afterglow Avonue Verona, NJ 07044

The effective date of the Certificate of Incorporation shall be the date THUR TURISMITH: of filing.

EOURTEENTH: The name and address of the incorporator is Alan P. Dye, 1747 Pennsylvania Avenue, NW, Suite 1000, Washington, DC 20006.

IN WITNESS WHEREOF, the undersigned, the incorporator of the above named corporation, has signed the Certificate of Incorporation on the 174 day of Noy.

#### **BYLAWS**

OF

# NEW JERSEY FAMILY FIRST, INCORPORATED

# **ARTICLE I**

## NAME

The name of this non-profit corporation is New Jersey Family First, Incorporated. It is hereinafter referred to in these Bylaws as the Corporation.

# **ARTICLE II**

# **BOARD OF DIRECTORS**

- 1. <u>General Powers</u>. The property, affairs, and business of the Corporation shall be managed and controlled by its Board of Directors. The Board of Directors may by general resolution delegate to officers of the Corporation and to committees such powers as provided for in these Bylaws.
- 2. <u>Number</u>. The number of Directors shall be three (3), or such other number as determined by the Directors from time to time.
- 3. <u>Meetings</u>. (a) The Board of Directors may provide by resolution the time and place, whether within or without the State of New Jersey, for the holding of the regular meetings of the Board.
- (b) Special meetings of the Board of Directors may be called by or at the request of the President who may fix any place, whether within or without the State of New Jersey, as the place for holding any special meeting.
- 4. <u>Notice; Quorum.</u> (a) Notice of any special meeting of the Board of Directors shall be given at least seven days previous thereto by written notice delivered personally or sent by mail or telegram to each Director at his address as shown by the records of the Corporation. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with postage thereon prepaid. If notice be given by telegram, such notice shall be deemed to be delivered when the telegram is delivered to the telegraph company. Any Director may

waive notice of any meeting. The attendance of a Director at any meeting shall constitute a waiver of notice of such meeting, except where a Director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board of Directors need be specified in the notice or waiver of notice of such meeting, unless specifically required by law or by these Bylaws.

- (b) The presence of a majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the Board; but if less than a majority of the Directors are present in person at said meeting, a majority of the Directors present may adjourn the meeting from time to time without further notice.
- 5. <u>Manner of Acting</u>. The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, unless the act of a greater number is required by law or by these Bylaws. Directors may attend a meeting by telephonic or similar equipment by means of which all persons participating in the meeting can hear each other.
- 6. <u>Terms</u>. The Directors shall serve terms of one year, or until their successors are elected and qualified. Successors to outgoing Directors shall be elected by the Board of Directors. Directors may succeed themselves in office.
- 7. <u>Compensation</u>. Directors shall not receive any stated salaries for their services as such, but by resolution of the Board of Directors a fixed sum and expenses of attendance may be allowed for attendance at each regular or special meeting of the Board; however, nothing herein contained shall be construed to preclude any Director from serving the Corporation in any other capacity and receiving reasonable compensation therefor.
- 8. <u>Informal Action</u>. Any action required by law to be taken at a meeting of Directors, or any action that may be taken at a meeting of Directors, may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by all of the Directors.
- 9. <u>Removal</u>. The vote of two-thirds of the Directors shall be required to remove a Director from office prior to the expiration of the term for which that Director has been elected.
- 10. <u>Vacancies</u>. Vacancies among the Directors, whether caused by resignation, death, removal, or expiration of a term, may be filed by the remaining Directors at any regular or special meeting.

# **ARTICLE III**

# **OFFICERS**

- 1. Officers. The officers of the Corporation shall be a President, a Vice President, a Secretary, a Treasurer, and such other officers as may be elected in accordance with other provisions of this Article. The Board of Directors may appoint such other officers or agents, including a Chairman of the Board and an Executive Director, one or more Assistant Secretaries, and one or more Assistant Treasurers, as it shall deem desirable, and such officers shall have the authority and perform the duties prescribed from time to time by the Board of Directors. Any two or more offices may be held by the same person, except the offices of President and Secretary.
- 2. <u>Election</u>. The officers of the Corporation shall be elected annually by the Board of Directors at the annual meeting of the Board. If the election of officers shall not be held at such meeting, such election shall be held as soon thereafter as convenient. New offices may be created and filled at any meeting of the Board of Directors. Each officer shall hold office until his successor shall have been duly elected and shall have qualified.
- 3. <u>Removal.</u> Any officer, except the President, elected or appointed by the Board of Directors may be removed by the Board whenever in its judgment the best interests of the Corporation would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the officer so removed. The President shall be removed only upon a two-thirds vote of the Directors.
- 4. <u>Vacancy</u>. A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the Board of Directors for the unexpired portion of the term.
- 5. President. The President shall be the principal officer of the Corporation and shall exercise general supervision over the affairs of the Corporation, its officers, and personnel consistent with policies established by the Board of Directors. The President may sign any deeds, mortgages, bonds, contracts, or other instruments, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these Bylaws or by statute to some other officer or agent of the Corporation; and in general shall perform all duties incident to the office of President and such other duties as may be prescribed by the Board of Directors. The President may authorize and approve expenditures and take such other steps he or she shall deem necessary to advance the purposes of the Corporation, provided such steps do not exceed the scope of authority determined by the Board.

- 6. <u>Vice President</u>. The Vice President shall perform such duties as may be assigned by the President or the Board of Directors.
- 7. Treasurer. If required by the Board of Directors, the Treasurer shall give a bond for the faithful discharge of his or her duties in such sum and with such surety or sureties as the Board of Directors shall determine. The Treasurer shall have charge and custody of and be responsible for all funds and securities of the Corporation; receive and give receipts for monies due and payable to the Corporation from any source whatsoever and deposit all such monies in the name of the Corporation in such banks, trust companies, or other depositories as shall be selected in accordance with the provisions of Article VI of these Bylaws; and in general perform all the duties incident to the office of Treasurer and such other duties as from time to time may be assigned by the President or by the Board of Directors. The Treasurer shall be responsible for the administration and oversight of the Corporation's financial records, initiation of an annual audit, compliance with statutory reporting requirements, tax returns, and tax payments.
- 8. **Secretary.** The Secretary shall keep the minutes of the meetings of the Board of Directors and shall oversee the keeping, preparation, and filing of all other records required by law or by the policies of the Board; be custodian of the corporation records and of the seal of the Corporation and see that the seal of the Corporation is affixed to all documents, the execution of which on behalf of the Corporation under its seal is duly authorized in accordance with the provisions of these Bylaws; keep a register of the post office address of each Director which shall be furnished to the Secretary by such Director; and in general perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned by the President or by the Board of Directors.
- 9. <u>Assistant Treasurers and Secretaries</u>. If required by the Board of Directors, the Assistant Treasurers shall give bonds for the faithful discharge of their duties in such sums and with such sureties as the Board of Directors shall determine. The Assistant Treasurers and Assistant Secretaries, in general, shall perform such duties as shall be assigned to them by the Treasurer or the Secretary or by the President or the Board of Directors.
- 10. <u>Paid Officers</u>. The Board of Directors may appoint one or more paid officers, including an Executive Director. Upon appointment, the Executive Director shall be responsible for carrying out policy as set by the Board of Directors, for conducting the daily affairs of the Corporation, and for the employment of all paid Corporation personnel. The Executive Director, by virtue of his position, shall be an Assistant Secretary of the Corporation and, ex-officio, a member of the Board of Directors.

# **ARTICLE IV**

# COMMITTEES

- Authority. (a) The Board of Directors, by resolution adopted by a majority of the Directors in office, may designate and appoint one or more committees of its members, each of which shall consist of two or more persons, which committees, to the extent provided in said resolution, shall have and exercise the authority of the Board of Directors in the management of the Corporation; provided, however, that no such committee shall have the authority of the Board of Directors in reference to amending, altering or repealing the Bylaws; electing, appointing or removing any member of any such committee or any Director or officer of the Corporation; amending the Articles of Incorporation; adopting a plan of merger or adopting a plan of consolidation with another corporation; authorizing the sale, lease, exchange or mortgage of all or substantially all of the property and assets of the Corporation; authorizing the voluntary dissolution of the Corporation or revoking proceedings therefor; adopting a plan for the distribution of the assets of the Corporation; or amending, altering, or repealing any resolution of the Board of Directors which by its terms provides that it shall not be amended, altered, or repealed by such committee. The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board of Directors or any individual Director of any responsibility imposed upon it or him by law.
- (b) Other committees not having and exercising the authority of the Board of Directors in the management of the Corporation may be designated and appointed by resolution adopted by a majority of the Directors at a meeting at which a quorum is present, or by the President as authorized by a like resolution of the Board. Membership on such committees need not be limited to Directors.
- 2. <u>Term.</u> Each member of a committee shall continue as such until the next annual meeting of the Directors of the Corporation and until his successor is appointed, unless the committee shall be sooner terminated, or unless such member be removed from such committee, or unless such member shall cease to qualify as a member thereof.
- 3. Chairman. One member of each committee shall be appointed chairman by the person or persons authorized to appoint the members thereof.
- 4. <u>Vacancies</u>. Vacancies in the membership of any committee may be filled by appointments made in the same manner as provided in the case of the original appointments.
- 5. <u>Manner of Acting</u>. Unless otherwise provided in the resolution of the Board of Directors designating a committee, a majority of the whole committee shall

constitute a quorum and the act of a majority of the members present at a meeting at which a quorum is present shall be the act of the committee. Each committee may adopt rules for its own governance not inconsistent with these Bylaws or with rules adopted by the Board of Directors.

# **ARTICLE V**

# CONTRACTS, CHECKS, DEPOSITS AND FUNDS

- 1. <u>Contracts</u>. The Board of Directors may authorize any officer or officers, agent, or agents of the Corporation in addition tot he officers so authorized by these Bylaws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the Corporation and such authority may be general or confined to specific instances.
- 2. <u>Checks</u>. All checks, drafts, or orders for the payment of money, notes, or other evidences of indebtedness issued in the name of the Corporation, shall be signed by such officer or officers, agent, or agents of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors. In the absence of such determination by the Board of Directors, such instrument shall be signed by the Treasurer or an Assistant Treasurer and countersigned by the President or Vice President of the Corporation.
- 3. <u>Deposits</u>. All funds of the Corporation shall be deposited from time to time to the credit of the Corporation in such banks, trust companies, or other depositories as the Board of Directors may select.
- 4. **Funds.** The Board of Directors may accept on behalf of the Corporation any contribution, gift, bequest, or devise for the general purposes or for any special purpose of the Corporation.

# **ARTICLE VI**

# **BOOKS AND RECORDS**

The Corporation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its Board of Directors and committees having any of the authority of the Board of Directors.

# **ARTICLE VII**

# FISCAL YEAR

The fiscal year of the Corporation shall begin on the first day of January and end of the last day of December.

# **ARTICLE VIII**

## SEAL

The Board of Directors shall provide a corporate seal which shall be in a form selected by a resolution of the Board of Directors.

# **ARTICLE IX**

# **INDEMNIFICATION**

Any present or former Director or officer of the Corporation, or other such persons so designated in the discretion of the Board of Directors, or the legal representative of such person, shall be indemnified by the Corporation against all reasonable costs, expenses, and counsel fees paid or incurred in connection with any action, suit, or proceeding to which any such person or his legal representative may be made a party by reason of his being or having been such a Director or officer, or serving or having served the Corporation, except in relation to matters as to which he shall be found guilty of negligence or misconduct in respect of the matters in which indemnity is sought and in relation to matters settled or otherwise terminated without a final determination on the merits where such settlement or termination is predicated on the existence of such negligence or misconduct.

# ARTICLE X

# **PROCEDURE**

The rules contained in the most recent edition of Robert's Rules of Order shall provide the rules of procedure for the Corporation where they are not inconsistent with the provisions of the Articles of Incorporation or these Bylaws.

# **ARTICLE XI**

# **AMENDMENTS TO BYLAWS**

These Bylaws may be altered, amended, or repealed and new Bylaws may be adopted by a majority of the Directors present at any regular meeting or at any special meeting, if at least thirty days' written notice is given of intention to alter, amend, or repeal, or to adopt new Bylaws at such meeting.

# WEBSTER, CHAMBERLAIN & BEAN 1747 Pennsylvania Avenue, N.W., Suite 1000 Washington, D.C. 20006

(202) 785-9500 (202) 835-0243 (FAX)

# **FACSIMILE COVER SHEET**

TO:

Mr. Olwine

FAX:

(513) 263-3662

FROM:

Heidi K. Abegg

DATE:

June 18, 2007

CLIENT:

NJFF

Total Number of Pages (including cover page): 2

MEMO:

Please see the attached.

Thank you,

Heidi K. Abegg

The information contained in this transmission is privileged and confidential. It is intended only for use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copy of this communication is strictly prohibited. If you received this communication in error, please notify us immediately by telephone. If there are any problems with this transmittal, please call sender at 202-785-9500. Thank you.

## LAW OFFICES

# Webster, Chamberlain & Bean

1747 Pennsylvania Avenue, N.W. Washington, D.C. 20006 (202) 785-9500 Fax: (202) 835-0243

CBORGE D. WEATTER (1921-1998)
CHARLES E. CHANESSLAM (1917-2802)
OF COUNTS.
J. COLDNAN BEAN
KENT HASTELSON BROWNP

NOT ADMITTED TO DC BAR

ARTHUR L. HEROLD
ALAN R DYE
BOWAND D. COLEMAN
FRANK H. NORTHAM
JOHN W. HAZARD, JR.
HUGH K. WEISTER
DAVID R. GOCH
DAVID H. REPASS
COULLES H. WATKINS
HEIDI K. ABEGOD
DAVID H. ABRAMAMS
JOHN R. STROLT
JAMES S. WILSON, JR.

June 18, 2007

VIA FACSIMILE (513) 263-3662

Greg Olwine
Internal Revenue Service

Re:

New Jersey Family First, Incorporated

EIN: 20-8234453

Dear Mr. Olwine:

Pursuant to our conversation this morning, the following is a written response to your question regarding Part III, Line 3.

The § 501(c)(3), the New Jersey Family Policy Council, plans to contribute \$25,000, \$30,000, and \$35,000 in 2007, 2008, and 2009, respectively, to the New Jersey Family First, Incorporated for lobbying.

The New Jersey Family Policy Council has made the § 501(h) election and has annual lobbying limits of approximately \$137,500. The New Jersey Family Policy Council's lobbying expenses in 2006 were \$33,452.

Therefore, assuming a similar amount for 2007 through 2009, when combined with the payments of \$25,000, \$30,000, and \$35,000, the New Jersey Family Policy Council is well under its annual limit of approximately \$137,500.

Sincerely,

Heidi K. Abegg